ALABAMA BOARD OF PARDONS AND PAROLES

REPORT OF INVESTIGATION

Type of Investigation Preliminar	у	Nate Dictated 12-10-92
Name EDDIE LEWIS FOREMAN,	JR. True Name Eddie I	
Alias: Eddie Foreman		
RSA <u>B/M</u> , 19 DC	OB: Height and Wi	eight <u>6' 166 1</u> bs.
Complexion <u>Dark</u>	Color or Hair	BLK Color of Eyes BRO
Bodily Marks <u>Scar on left ha</u>	and, scar on left leg, scar from	stabbing on chest
Driver's License #	SS#	6
AIS# 169, 549	FBI# 923 960 PA0 SID#	AL-01218403
Address	t Phor	ne #
	Case #CC-92-1002	& 1003
Offense(s) Poss. of Cocaine &	Resisting Arrest	
	itual Offender & Six Months Lee	
	Date Sentence began 10:	
	Date of Bond <u>not made</u> B	
Judge <u>Robert M. Harper</u>	DA Ron Myers	
	No X	
Copies sent to Central Records $\sqrt{-26-43}$. (date)		
NOTES O TO SO TO		

NOTES: On 10-28-92, he was ordered to pay VCF \$50.00 per case and all payments are to be paid at the rate of \$50 per month as a condition of release at the time of release. Sentence imposed to run concurrently with sentence #CC-92-797, B & E Motor Vehicle; CC-92-1003.

PRESENT OFFENSE

County, Court, and Case Number:

Lee County Circuit Court, 92-1002.

Offense:

Possession of Cocaine.

Sentence:

Five years.

Date of Sentence:

10-28-92.

Details of Offense:

On 9-2-92, the Detectives of the Opelika Police Dept. Vice & Narcotics Division were conducting surveillance in the area of Jeter Avenue and Dover Street in response to numerous complaints of drug activity in the area. The Detectives took positions of concealment, behind the residence located at 109-B Dover Street, Opelika. The Detectives observed two black males, standing behind the residence located at 100-A Jeter Avenue which is the corner house located at the intersection of Jeter Avenue and Dover Street. The Detectives observed one of the subjects placing a small item in a tree in the yard of 100-A Jeter Ave. The subject was wearing a round Malcolm X hat, dark jeans, and a purple Minnesota Vikings shirt. This subject then took the item, which was seen placed in the tree, and placed it in a small hole in the foundation of the residence, next to the steps of 100-A Jeter Ave. The Detectives contacted others who were in the Patrol Unit by radio and relayed the information. The Detectives then drove to 100-A Jeter Ave. and observed the two subjects, and a third black male subject standing in front of a car that was parked on the roadway on Dover Street. The Detectives asked the subject wearing the Minnesota Vikings shirt what his name was. The subject replied that his name was Eddie Lewis FOREMAN. The Detectives were directed by radio by the Detective to the exact location next to the steps that were observed where FOREMAN had placed the small bag. The Detective found a small Atlanta Braves keychain pouch containing three mini-ziplock plastic bags containing off-white rock-like substances and a clear piece of plastic, holding three off-white rock-like substances believed to be "crack cocaine". The Detectives alerted other Detectives that crack had been found. The Detectives approached FOREMAN. FOREMAN was informed that he was under arrest for Unlawful Possession of Cocaine. FOREMAN immediately pushed the Detective, knocking the pouch of crack from the Detective's hand and began running from behind 100-A Jeter Avenue towards Jeter Avenue. The Detectives attempted to grab FOREMAN and both fail on the cement walkway. FOREMAN struggled free from the Detective and continued running across Jeter Avenue and down Dover Street. The pouch was immediately recovered that was knocked from the Detective's hand. FOREMAN was eventually caught by the Detectives in the woods behind the church, located on the southwest corner of Jeter Avenue and Dover Street. While attempting to effect the arrest of FOREMAN, one of the Detectives suffered a broken left hand. FOREMAN was then charged with Resisting Arrest. FOREMAN was transported to the Opelika Police Dept. without incident.

On 9-2-92, FOREMAN was advised of his Miranda Rights and FOREMAN signed the Waiver of Rights form giving a full statement.

On 9-3-92, Captain John Toney transferred FOREMAN to the Lee Co. Justice Center, where he signed the Unlawful Possession or Receipt of Controlled Substances warrant on FOREMAN. On 9-3-92, Detective Erich Babbitt signed the Resisting Arrest warrant and presented it at the Lee Co. Jail.

The plastic bag containing the Evidence was submitted to the Dept. of Forensic Sciences. Based on the report received of laboratory analyses on 9-14-92, the pouch revealed the presence of cocaine. The total weight was 0.750 grams.

Subject's Statement:

"About two weeks ago, Peter Hughley gave me 25 rocks of "crack cocaine" to sell for \$500.00. Peter told me to bring him the money, when I sold all of them and he would give me \$150.00. For the past two weeks, I sold most of the "crack cocaine", but not all of it, because some of it was stolen. I never kept it in my house, I always hid it outside. Today around 9:30 p.m., I went to my cousin's house at 100-A Jeter Avenue in Opelika. My cousin is "Fatback" and his real name is John Holloway. When I got to "Fatback's" house, I put my "crack cocaine in a tree next to "Fatback's" house. I took it out of the tree and then put it by the steps of "Fatback's" house. About five minutes went by when narcotics officers came up. One of the narcotics officers pick up my dope and told me I was under arrest. I ran and Detective Popwell chased me and caught me in some bushes, just past the church near Brannon Avenue. The \$120.00 in my back pocket came from selling the "crack cocaine" and \$9.00 in my front pocket was money given to me by my mom. I know that selling and possessing cocaine is against the law and I'm sorry I did it."

Case Status of Co-defendants:

None.

Victim Notification Information:

N/A.

Victim Impact: .

N/A.

Location of Offense:

Opelika, Alabama.

Court Ordered Restitution:

None.

ACJIS ARREST RECO	ORD
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9-28-91	Opelika PD	Harassment	Fined \$94.00
10-9-91	Opelika PD	Criminal Trespass, III	Fined \$94.00 plus 90 days, Days susp., 2 Yrs probation
10-27-91	Auburn PD	Criminal Trespass, III	No disp. was given, however 12-18-91, there was a Notice of Appeal on Cs #APD 91-490;

			On 3-19-92, case was set for trial for 4-6-92 at Lee Co. Justice Center, Opelika, Ala. On 4-6-92, the Appeal in the case was dismissed & the case remanded to City of Auburn on payment of costs
11-10-91	Opelika PD	Receiving Stolen Pro- perty, II	No charges. Released on 11-11-91
1-10-92	Opelika PD	Criminal Trespass, III	Fined \$144.00 plus 60 days, susp. 30 days & given 2 Yrs probation. Appealed. On 7-27-92, Appeal plea of guilty & sentenced to 60 days in Opelika City Jail, fined \$100.00, \$25 VCF, & all payments to be paid w/i 60 days. Sent. susp. & placed on 1 Yr unsupervised probation. The probation condition was not to set foot on the campus of any public school in Opelika including athletic events & paying all costs & fine w/i 60 days.
5-1-92	Opelika PD	Breaking & Entering a Motor Vehicle CC-92-797	On 8-13-92, application for Youthful Offender was made. On 8-14-92, Y.O. was denied. On 8-20-92, motion for reconsideration of Y.O. status was denied. On 8-26-92, pled guilty & was sentenced to 3 Years, given credit for 30 days in pre-trial confinement, ordered to pay court costs including reimbursement of attorney's fees VCF \$50 & all payments to be paid by 10-15-92. Application for probation was made & set to be heard on 10-15-92. 10-15-92, probation denied.
7-2-92	Opelika PD	Resisting Arrest	Fined \$144.00 plus 60 days. Days susp., 2 Yrs probation
7-2-92	Opelika PD	Disorderly Conduct	Fined \$54.00

8-19-85 Lee Co. Juv Ct Theft of Property, III JU-85-C642, 9-3-85, Consent

Juvenile Record:

Decree. The Decree to be

under any circumstances.

			in force for 4 mos., unless child is discharged sooner by the Court, or the Decree is extended by the Court. 1-3-86, child released from Consent Decree.
8-13-86	Lee Co. Juv Ct	Harassment	JU-86C-845, 9-15-86 arraignment hearing held. Child denied allegations contained in petition. Case con't for adjudicatory hearing and appointment of counsel for said child. Adjudicatory hearing set for 12-11-86. 12-11-86, admitted & adjudicated Delinquent. Both families were ordered to refrain from harassing the other families nor trespassing on the others' property.
9-4-89	Lee Co. Juv Ct	Burglary, III, & Theft of Property, II	JU-85-642.04 & .05 9-7-89, child declared Delinquent.
10-18-89	Lee Co. Juv Ct	Theft of Property, III	JU-85-642.08, 10-19-89, child declared Delinquent
9-30-89	Lee Co. Juv Ct	Theft, III	JU-85-642.06, 10-12-89, FTA. Hearing reset. 11-20-89, adjudicated Delinquent. Child is on house arrest pending further hearing, unless child is with his mother or is involved in worthwhile activities. Child is further ordered not to trespass upon the properties of Village Mall, A & P (Opelika), &/or New York Fashions, Opelika, Ala.
9-30-89	Lee Co. Juv Ct	Receiving Stolen Property, III	JU-85-642.07, 10-10-89, reference to third theft.
1-24-90.	Lee Co. Juv Ct	Assault, III	JU-85-642.09, 1-26-90, arraignment/detention hearing. Sent home in house arrest. May only leave home to go to school or in the company of parents and may not go on the Opelika Recreation Center property

2-16-90	Lee Co. Juv Ct		JU-85-642.10, 2-28-90, Detained in Detention pending adjudication hearing. 3-8-90, committed to DYS. 7-23-90, petition, aftercare order & aftercare plan filed.
8-13-90	Lee Co. Juv Ct	Menacing & TOP, III	JU-85-642.11 & .12, 10-15-90 order of commitment to Alabama Dept. of Youth Services
8-16-90	Lee Co. Juv Ct	Violation of Aftercare	JU-85-642.13, see above. 2-21-91, aftercare hearing set for 3-4-91. 3-4-91, court costs of previous cases still owed together with restitution indicating a total of \$1,169.11 as a balance. Court notes that as a term of the aftercare will either be in vocational educational training or employed full-time & to be reporting in to the Probation Office once per month w/payment plan to be addressed at that time.
5-14-91	Lee Co. Juv Ct	Discharging Firearm Inside City Limits	JU-85-642.14, 7-19-91, adjudicated Delinquent. Must have a job at disposition or jail.
9-25-91	Lee Co. Juv Ct	Harassment	JU-85-642.15, 10-28-91, hearing set for 11-5-91. 11-5-91, arraignment hearing held. Child denied allegations contained in the petition. Case continued for adjudicatory hearing. 2-6-92, case dismissed on motion of State and the petition of State and the

Signed and Dated at Opelika, Alabama, the 10th day of December, 1992.

Carolyn Miles-Pruitt Alabama Probation & Parole Officer

motion of State as petitioner failed to appear.

INMATE REQUEST FORM (Form #8)

Name: Edio L	<u>Foreman</u>	Cell: <u> </u>	Date: <u>4-27-97</u>	Time: <u>1///</u>
	Medical	Special Visit	Grievance	Sheriff [
Chief Deputy Other	Lieutenant	Personal Problem	Notary	Trusty [
BRI	EFLY OUTLINE Y	OUR REQUEST, THE	N GIVE TO JAILER.	
I Am request	ing A Special	/ Visit with me 1 this is possib ming this matter	y New born bas	20012 11
for your assis Names - Cameron	tance concer,	ning this matte		
	J. Vinley ()	hauncey J. Finley	, and Eddie J.	Foreman
Approved for 5-24-97	7 10:00 2 4 128 197	OW THIS LINE, FOR	REPLY ONLY	
all requests will be routed th		•	ed to those the request	is directed to
·ilo-·	Lieutenant [Major	Sheriff [Time:	_
pies to: Inmate Inmate file Citief Deputy				3.1

Dissiplinan: Hearing Roard

INMATE REQUEST FORM

Nam	. Folla I	4 -	(rom #8)	·.	Ĵ
INain	e. Court For	E MAN	Cell: <u>& 3</u>	_ Date: <u>4-25-97</u>	Time: <u>NA</u>
	hone Call Deputy Ma	Medical Lieutenant Management	Special Visit	Grievance Notary	Sheriff [
:	BRIE	FLY OUTLINE	YOUR REQUEST, THE	EN GIVE TO IAN ED	
I.	m requesting	A special	Wisit with my Also requesting	New born bebu	that
LIXA	d in one of	the indiv		= 3. If you	Could
<u>1 40/k</u>	1 or respond	to this	effer of request		551ble
<u> </u>	- be truly g	rateful. 1,	hanks in advar	ice for your as	Sistance
				V	
	DO .	NOT WRITE BE	ELOW THIS LINE, FO	R REPLY ONLY	
			-		
	-			• .	
	-				
All requests	will be routed thr	ough the jail shif	t supervisor then forwar	ded to those the reques	st is directed to
Shift Super	/	ieutenant [Major	Sheriff	
Jailer:			Date:	Time:	
Copies to:	Inmate Inmate file Citief Deputy				· · · · · · · · · · · · · · · · · · ·

LEE COUNTY SHERIFF'S DEPARTMENT

Subject DISTURBANCE IN CELL E-3	Opelika, Ala.,	19
To the Sheriff of Lee County:		
I report the following Request to new	C TO ANOTHER CELL BY	INMATE
EDDLE FUREMAN	which occurred at_	1850_o'clock
this PM., at LEE COUNTY DC		
Below give full particulars, together with names of	principals and witnesses and their addr	ess.
OU THE ABOVE DATE AND	Time AN INTERCON CAL	LUAS
RECEIVED FROM CELL E-3, AN	infirm inmare in co	CUE3
REDURSTED AN OFFICER COME	TO THE CELL IMMEDIA	7EL4,
I COL. TABB RESPONDED TO TH		
WHEN I ARRIVED AT CO		E FUREMAN
REQUESTED TO BE MOVED I		
"DABBING" HIS NOSE WITH A-		
NOTICED APPROXIMATELY TH	REE SPUTS OF BLUCD,	I (TABB)
THEN ASKED WHAT HAPPENED	D AND NO CWE IN	THE.
CELL RESAMDED, I ASKED A		
INMATES STATED THEY WER	E IN THEIR BEDRUCIA	ANO
DID'N'T SEE ANYTHING. I	THEN PRUCEEDED TO	MOUE
NUMARE FOREMAN OUT OF	CEU E-3. I CTABB) ASKED
INMATE FOREMAN WHAT HI		
HE DOUT WANT AND TRUBE		
CHARGES, INMATE FOREMAN		
OF AN INMATE WHO HE		
$(),(,(\tilde{1}))$		
seported sy	Phone	4.
Address	How	

LEE COUNTY SHERIFF'S DEPARTMENT

Subject	Opelika, Ala.,	19
To the Sheriff of Lee County:		
I report the following		
	which occurred at	o'clock
thisM., at		
,,,,,,	(STATE PLACE)	
Below give full particulars, together with	names of principals and witnesses and their address	SS.
AFTER OBJAINING VERY	4 LITTLE INFURMATION, INMATE	= fareman
WAS MOVED TO CEU	e E4 WITHOUT INCIDENT	BY
	у	
711 0300		
	·	
<u> </u>		<u></u>
	•	
Reported by		÷.
Address	Phone	
Complaint Received by	How	

INMATE REQUEST FORM (Form #8)

Name: EMI-	FATSAL	Cell: F 3	Date: <u>// 4 3 中</u> *	Time: 1/200
Telephone Call Chief Deputy	Medical	Special Visit	Grievance	Sheriff
	Eleutenant	Fersonal Problem	Notary	Trusty [
Other				
BR	IEFLY OUTLINE	YOUR REQUEST, TH	EN GIVE TO JAILER.	
THIN CPAUCE	fine A apo	eniol Visit w	illi mu wite	and now
Alexander Marker Y	TAKIN AMIL		One Alw during	n int
A CALA	FAMILY THE		their holder I	411 400 /4
The state of the s	Mary Mary Mary Mary Mary Mary Mary Mary	Controller of the	1.5 Mather	
1	DO NOT WRITE I	BELOW THIS LINE, I	FOR REPLY ONLY	
		10 07 00		
Child visit	<u>- 4-1</u>	9-97 09	;00 A.M.	
All requests will be route	ed through the jail	shift supervisor then for	warded to those the requ	est is directed to.
Shift Supervisor	Lieutenant	Major	Sheri	iff
ailer:		Date:	Time:	
			Time:	
Copies to: Inmate Inmate file Chief Depu				

Disciplinary Hearing Board

INMATE REQUEST FORM (Form #8)

Name: Ediel Fo	reman	Cell:	Date: <u>3-24-97</u>	Time:
	7			
Telephone Call	Medical	Special Visit	Grievance	Sheriff
Chief Deputy	Lieutenant [Personal Problem	Notary	Trusty [
Other Major	or Tolbert			
BRI	EFLY OUTLINE YO	OUR REQUEST, THI	EN GIVE TO JAILER.	
I need to	Know with	Lishoom I	need to speak	SSIT
•			So could u	
with me as ?	soon as pass	sible so X	not this matter)
pe resolved.				
				2

Referred	to Soft	LOW THIS LINE, FO Polymian. If to Shir is auswer	unnate a	uf cle
			warded to those the reque	
Shift Supervisor	Lieutenant	Major [Sheri	ff [
ailer:		Date:	Time:	
Copies to: Inmate Inmate file				

Chief Deputy Disciplinary Hearing Board



INDIVIDUAL S. PERSONAL EFFECTS
In Possession Of
SHERIFF'S OFFICE, LEE COUNTY
NAME Eddie Foreman SEARCHED BY TIME DATE 2/29/96 MONEY \$\$ 24 2 ddo 7. - 10.00 . 75 4 2-5.00 ARTICLES BY NAME 2-tape cassettes , 1- guess water case. , 1- beet
The above listing is all my personal effects turned in to Sheriff's Office at the time of booking. Signature X J J J J J J Suman Please Call:
PROPERTY RECEIPT
I hereby acknowledge receipt of the articles named above. On this date Signature Addi Aronam

LEE COUNTY SHERIFF'S DEPARTMENT INCIDENT REPORT

(Form #10)

Subject: Eddic Foreman	Alabama 29 MARIH 19 9
(disturbance, distribution of supplies, etc.)	Open Ka Alabama, 29 MARCH, 19 9
To the Sheriff of Lee County:	
I report the following <u>Lumate</u> inju	ried right elhow
	which occurred at 1900 o'clock
\mathcal{D} .m.,at \mathcal{L} \mathcal{C} \mathcal{D} \mathcal{C}	
	(State Place)
Below give full particulars, together with names	of principals and witnesses and their addresses.
I officer Ashford	ugs call down the
F-4 Cell. Innate Eddi	e Foreman Scid he
Slipped and fell, causin	in him to injury his
right elhow. Resulting	in a small knot with
blood dripping from it	He was able to
move if but still	
Server pain. Innote	
given a ice pack	
Ashford and hiss	taken back to
F-4 END OF 18	Report -
	•
Reported by:	
Address:	Phone:
Received by:	•

LEE COUNTY SHERIFF'S DEPARTMENT **INCIDENT REPORT**

(Form #10)

(disturbance, distribution of supplies, etc.)	Alabama, JIMPRCH, 1996
To the Sheriff of Lee County:	
-	
I report the following ELITAH PRYOR	REMOVED TO F-5
	which occurred at 2640 o'clock
\bigcirc .m.,at \bigcirc \bigcirc \bigcirc \bigcirc \bigcirc \bigcirc	
	(State Place)
Below give full particulars, together with name	s of principals and witnesses and their addresses.
2	and time I-4 Called on
the intercom request a offer	•
	tanding at the verticible
	Le stated he was
Threater by Eddie To	
	yes the cell.
_ Immate Chijah Phi	<i>,</i>
Applied that he fewed	to his life and well
Tring. I officer tokyou	semoved in riate
Elijah Byo out	of cell F-4 and
placed him into F-5.	To fasther incident.
and of Xe). 2101
Reported by:	
Address:	Phone:
	•
eceived by:	

LEE COUNTY SHERIFF'S DEPARTMENT SHORT TERM RELEASE OF INMATE TO OTHER AGENCY REPORT (Form #23)

INMATE'S NAME Eddie Fareman ID# 10899
AGENCY RELEASED TO PLD - Court RECEIVING OFFICER & Buy
DATE <u>03.04.96</u> TIME
INMATE'S SIGNATURE ISSUED A PREMIUM
RELEASING OFFICER St. Styr 43829
DATE INMATE RETURNED $03-04-96$ TIME RETURNED $19/5$
· // - /
NMATE'S SIGNATURE X Addio A Foreman
RECEIVING OFFICER J. Woodso

State of Alabama Unified Judicial System Form C-81 11/91	ADVICE OF RIGHTS ON INITIAL APPEARANCE BEFORE JUDGE OR MAGISTRATE (Felony)	Case N umber
IN THECI	RCUIT COURT OF LEE	COUNT
I STATE OF ALABAMA	MUNICIPALITY OF	e de la companya de l
v. EDDIE L. FOREMAN,	JR.	, Defendant
that you know and understand made about your guilt or innot the charge or charges against judge or magistrate will determ In addition, the purpose of already set, if it should remain recognizance (that is, your processome questions concerning you you are entitled to be reprotime and opportunity to retain the court if you qualify for succunder oath in order for the court you have a right to talk with in order to enable you to do so. Because you are charged womagistrate to determine wheth offenses with which you are charged, the judge will the finds that the evidence has been shour charged, the judge will the finds that the evidence is insufficient evidence has been shour charged, the judge will the finds that the evidence is insufficient evidence has been shour charged, the judge will the finds that the evidence is insufficient evidence has been shour charged. If you are released from cust 1.) Appear to answer and successions. Not depart from the stat 4.) Promptly notify the Court 5.) Other conditions: The provisions of the Release	The primary purpose of the charge or charges against you. At this hearing, there occence of the crime charged, but only a determination that you. If you are before the Court on a complaint following inner whether there is probable cause for the charge against you fithis hearing is to determine whether bail should be set in you should be recomise to appear for future court proceedings) or released on make this determination, it will be necessary for the judger ties with the community. The esented by an attorney. You have a right to have your own an attorney. If you are unable to afford an attorney, one with representation. It will be necessary for you to complete at to make this determination. It will be necessary for you to complete at the make this determination. It you have the right to remain silent. Anything that you say me with a felony, you are entitled to demand a preliminary here there is sufficient evidence to establish that you probably arged. You must make this demand within thirty (30) days so conducted, and, if at the conclusion of the preliminary here own to establish that you probably committed the offense on bind you over for further action by a grand jury. If, on it icient to establish that you probably committed the crime of discharge you from further custody or pre-trial obligations riges against you at a later time. Ondy (whether personal recognizance or otherwise), you must ubmit to all orders and process of the Court having jurisdiction gany criminal offense. The order may be revoked or modified by the Court for cause of the court having jurisdiction of any change of address or phone number.	this Court in violation of this hearing is to ensure will be no determination you know and understang a warrantless arrest, thousyour case, or, if it has been eleased upon your personal din the custody of some e or magistrate to ask you attorney and will be given ill be appointed for you be an indigency questionnaired to be means will be provided any be used against you nearing before a judge on committed the offense or of the date of arrest. If a aring the judge finds that are offenses with which you the other hand, the judge or crimes charged, then the subject to the right of the subject to the right of the case. The Release Order and the control of this case.
	n compliance with it will continue in force and effect until to sooner revoked or modified by the Court. Upon report of your arrest will be issued.	
Date: 3-1-96	Judgé/Magistrate	<u>/</u>
me at the Initial Court Appearance. I und	the matters herein set forth. I understand the explanation of procedures, r erstand the conditions of my release and the penalties applicable in the eve filure to appear as required may subject me to additional charges in the revo	ights, and information given to entthat I violate any conditions
Date: 3-1-96	Defendant Defendant	<u>^</u>

Date: 3-1-96

Case Number State of Alabama ORDER Unified Judicial System ON INITIAL APPEARANCE Form C-80 ALABAMA * COURT OF (Name of Municipality or County) (Circuit, District, or Municipal) MUNICIPALITY OF _____ STATE OF ALABAMA EDDIE L. FOREMAN. JR. -The above named defendant, charged with the criminal offense (s) of RECEIPT OF A CONTROLLED SUBSTANCE was duly brought before the Court for Initial Appearance on MARCH 1 , 1996 , at 11:00 o'clock 1. m., whereupon the Court did the following, as checked in the appropriate blocks: (CHECK AS APPLICABLE): 1. Mame and address of defendant. (a) Ascertained the true name and address of the defendant to be: 215 B Byn DINL (b) Amended the formal charges to reflect defendant's true name. (c) Instructed the defendant to notify the court promptly of any change of address. Informed the defendant of the charges against him/her and ensured that the defendant was served 2. 🔃 with a copy of the charges. Informed the defendant of the right to be represented by counsel, that he/she would be afforded time 3. 🛐 and opportunity to retain an attorney, and further advised the defendant that, if he/she were indigent and unable to obtain counsel, an attorney would be appointed by the Court to represent him/her. Informed the defendant that he/she had the right to remain silent and that anything that he/she said could be used against him/her. Bail 5. (a) Determined that the defendant shall not be released from custody since charged with a nonbailable capital offense. Determined that the defendant shall be released from custody pending further proceedings, subject to the mandatory conditions prescribed in Rule 7.3(a), A.R.Cr.P., and subject to the following additional conditions: 1.) Execution of an appearance bond (recognizance) in the amount of \$ \propto 2.) Execution of a secured appearance bond in the amount of \$ $\rightarrow 800$, \odot 3.) Other conditions (specify) Nort X 50 126 1826,2 7 If charged with a felony offense, informed the defendant of the right to demand a preliminary hearing 6. under Rule 5.1, A.R.Cr.P., and of the procedure by which that right may be exercised. If charged with a felony offense and a preliminary hearing was demanded within 30 days of date of 7. arrest by the above named defendant, set a preliminary hearing to be held in the District Court on _____, 19____, at _____oʻclock ____.m. Notified the District Court that such demand was made. Defendant made no demand for a preliminary hearing at the initial appearance hearing. 8. Other:

Many To Chilly

CITY OF OPELIKA

MUNICIPAL COURT

P.O. BOX 2485 OPELIKA, ALABAMA 36803-2485

TELEPHONE: (205) 705-5190



Lee County Sheriff Hamilton Road

Opelika, Alabama
TO WHOM IT MAY CONCERN:
The following subject has been transferred to your jail on $\frac{\mathcal{I}-29-96}{\text{date}}$ He/She has not made bond on misdemeanor charge(s) here;
He/She has to serve days at the Opelika City Jail after making bond at the Sheriff's office.
NAME: Ecklie L. Foreman JR
DOB:
RACE: BIK 100-02-079
SEX: TOTALE
DOCKET NUMBER AT THE CITY OF OPELIKA: A1095 01421 (Resisting Arrest) DISPOSITION: 18 nding
PLEASE NOTIFY THE OPELIKA POLICE DEPARTMENT BEFORE RELEASING ON BOND.
May Magistrate sending form
2-29-96
Date Sent
Signature of Person receiving form
Date Received

SEND A SIGNED AND DATED COPY BACK TO THE OPELIKA MUNICIPAL **NOTE** COURT BY THE OFFICER.

LEE COUNTY

SHERIFF'S DEPARTMENT

MEDICAL CHARGE ACKNOWLEDGEMENT FORM INMATE CO-PAYMENT FOR MEDICAL SERVICE RENDERED

POLICY

Sick call is conducted on a scheduled basis by a registered nurse and is available to all immates. All immates will be charged a fee for non-emergency treatment. Inmates will not be denied medical treatment for any reason.

PROCEDURE

- 1. Costs for non-emergency treatment will be charged to the inmate as follows:
 - a) Sick Call visit
- \$10.00
- b) Dentist visit

\$10.00

- c) Doctor visit
- \$10.00
- d) prescription fee

\$ 3.00

- e) Follow-Up visit
- NO CHARGE
- f) Non-Prescription Medication
- **\$0.25** per each pill up to a **\$ 3.00** limit.
- 2. At the conclusion of each sick-call visit, the nurse will complete a charge slip, the inmate will sign the slip and receive a copy.
- The remaining medical charge forms are given to the booking officer on duty when sick call is completed.
- The booking officer submits one(1) copy of the medical charge form to the commissary clerk for payment from the inmate account.
- One (1) copy of the medical charge form is placed in the inmate's medical file.
- Payment for medical treatments will be payable to the Lee County Commission.

I, EDDIE FOREMAN, state that I have read, or have had read to me, this form regarding the policies and procedures on immate co-payments for medical services rendered. I state that I acknowledge and fully understand these same policies and procedures.

Inmate Signature, Date and Time

Officer Signature, Date and Time

Filed 01/30/2006

Page 21 of 43

- Tage 210

ALABAMA DEPARTMENT OF CORRECTIONS INMATE SUMMARY AS OF 11/06/92

JP232

INST: 241 CDDE: CSMDI

AIS: 00169549 INMATE: FOREMAN, EDDIE LEWIS RACE: 8 SEX: M

INSTITUTION: 241 - LEE JAIL CR: DOYOOMOOD

008: CSN: 4

ALIAS: FOREMAN, EDDIE ALIAS:

ADM DT: 10/15/92 DEAD TIME: ODY COM COD

ADM TYP: NEW COMIT FROM CRT W/O REV OF PROB STAT: NEW COMIT FROM CRT W/O REV OF PR

CURRENT CUST: OTW-4 CURRENT CUST DT: 10/15/92 PAROLE REVIEW DT:

SECURITY LEVEL: NO CLASSIFICATION RECORD FOUND

SERVING UNDER ACT446 LAW IN CLASS III CURRENT CLASS DATE: 10/28/92

INMATE IS EARNING: EARNS 20 DAYS FOR EACH 30 SERVED

COUNTY SENT DT CASE NO CRIME JL-CR TERM

EE 10/15/92N92000797 UNLAW BREAKING AND ENTERING YE 0030D 003Y 00M 00D CS

ATTORNEY FEES: \$000660 HABITUAL OFFENDER: N

COURT COSTS : \$0000215 FINES : \$0000000 RESTITUTION : \$0000050 LEE 10/28/92N920D1002 UNLAWFUL DISTRIBUTION CONTROL 0000D 005Y 00M 00D CC

COURT COSTS : \$0000261 FINES : \$0000000 RESTITUTION : \$0000050

TOTAL TERM MIN REL DT GOOD TIME BAL LONG DATE

005Y 00M 00D 07/18/1994 000Y 00M 05D 10/27/1997

INMATE LITERAL: CC W/CC92-1003 COUNTY SENTENCE

ETAINER WARRANTS SUMMARY

INMATE CURRENTLY HAS NO DETAINER-WARRANT RECORDS

SCAPEE-PAROLE SUMMARY

INMATE CURRENTLY HAS NO PAROLE RECORDS

INMATE CURRENTLY HAS NO PROBATION 754 RECORDS

INMATE HAS NO ESCAPES FROM ALABAMA D.O.C. SINCE D.B.S.C.I.S. RECORDING BEGAN IN 1978

SCIPLINARY SUMMARY

<i>€</i>	man .	
State of Alabama Unified Judicial System	ADVICE OF RIGHTS ON INITIAL APPEARANCE BEFORE JUDGE OR MAGISTRATE	Case Number
Form C-81 11/91	(Felony)	
IN THE CIRCUIT	COURT OF LEE	COUNTY
☐ STATE OF ALABAMA	MUNICIPALITY OF	
v	EDDIE LEWIS FOREMAN	, Defendant
that you know and understar made about your guilt or inn the charge or charges agains judge or magistrate will determ In addition, the purpose of already set, if it should remain recognizance (that is, your presponsible person. In order some questions concerning you are entitled to be reputime and opportunity to retain the court if you qualify for succunder oath in order for the court in you are charged magistrate to determine wheth offenses with which you are chearing is demanded and one sufficient evidence has been share charged, the judge will the finds that the evidence is insufficient evidence is insufficient evidence is insufficient to reinstate the charge are prosecution to reinstate the charge are prosecution to reinstate the charge are charged. Appear to answer and so the start of the start	The primary purpose of and the charge or charges against you. At this hearing, there is ocence of the crime charged, but only a determination that you is you. If you are before the Court on a complaint following mine whether there is probable cause for the charge against you of this hearing is to determine whether bail should be set in you the same, be raised, be lowered, or whether you should be released to make this determination, it will be necessary for the judge ur ties with the community. If you are unable to afford an attorney, one will charge sentation. It will be necessary for you to complete an urt to make this determination. It will be necessary for you to complete an urt to make this determination. It you have the right to remain silent. Anything that you say may with a felony, you are entitled to demand a preliminary he her there is sufficient evidence to establish that you probably charged. You must make this demand within thirty (30) days of its conducted, and, if at the conclusion of the preliminary head nown to establish that you probably committed the offense or each bind you over for further action by a grand jury. If, on the ficient to establish that you probably committed the crime or and discharge you from further custody or pre-trial obligations starges against you at a later time. It to whether personal recognizance or otherwise), you must: ubmit to all orders and process of the Court having jurisdiction in the present and process of the Court having jurisdiction in the present and process of the Court having jurisdiction in the present and process of the Court having jurisdiction in the present and process of the Court having jurisdiction in the present and process of the Court having jurisdiction in the present and process of the Court having jurisdiction in the present and process of the Court having jurisdiction in the present and process of the Court having jurisdiction in the present and process of the Court having jurisdiction in the present and process of the Court having jurisd	nis Court in violation of this hearing is to ensure will be no determination ou know and understand a warrantless arrest, the sur case, or, if it has been eased upon your personal in the custody of some or magistrate to ask you attorney and will be given be appointed for you by indigency questionnaire are means will be provided by be used against you. Faring before a judge or committed the offense or a fithe date of arrest. If a ring the judge finds that offenses with which you see other hand, the judge crimes charged, then the subject to the right of the on the case.
5.) Other conditions:		
The provisions of the Relea	se Order may be revoked or modified by the Court for cause.	The Release Order and
any appearance bond executed	in compliance with it will continue in force and effect until these sooner revoked or modified by the Court. Upon report of a	e dismissal, acquittal, or
Date: 11-8-95	Judge/Magistrate	
I have read or have been advised o	Judge/Magistrate f the matters herein set forth. Junderstand the explanation of procedures, rig	
me at the Initial Court Appearance. I und	derstand the conditions of my rélease and the penalties applicable in the even failure to appear as required may subject me to additional charges in the revoc	t that I violate any conditions
Date:		

Defendant

À				° - ব্যুগ				
State of Al Unified Ju		stem			ORDER			Case Number
Form C-80	F	Rev. 6/93	ON	INITIA	AL APPE	ARAN	CE	
IN THE _	CIRCUIT (Circ		ct, or M unici	pal)	COURT OF		COUNTY f Municipality	ALABAMA
☐ STATE	OF ALABA	ΑΜΑ	MUNIC	IPALITY O	F			
v	EDDIE L	EWIS FO	reman _	27		, , , , , , , , , , , , , , , , , , , 		, Defendant
was duly bro	ought befo	ore the Co	urt for Initia	l Appearan		. 8	, 19 9 5 ,	t. Cont. Sub. at 1:00 o'clock
(CHEC	C AS APPLIC	ABLE):						
1.			s of defenda					
	(a)	Ascertai	ned the true	name and	address of the c	defendant to	o be:	
			213 One	1: KN	IRD AVE	71/0	1/w/m	
	(b)	Amende			reflect defenda			
	(c)			•	ify the court pro			address.
2. 図	Informe	d the def	endant of tl		,		-	defendant was served
3.	Informed and opp	ortunity t	endant of th o retain an a	attorney, ar	nd fürther advi:	sed the def	endant that,	would be afforded time if he/she were indigent
4. 🗖	Informed could be	d the defe	•	he/she had	• •			present him/her. ything that he/she said
5.	Bail							
	(a)	bailable (capital offen	se.				ce charged with a non-
	(b)	subject to	ned that the o the mand gadditional	atory condi	itions prescribe	sed from cu ed in Rule 7	stody pendir 7.3(a), A.R.Cr	ng further proceedings, .P., and subject to the
		2.) E:	xecution of a ther condition	a secured apons (specify)	d in the amo	ount of \$20	of\$,000 (near school)
6. 🗌					d the defendan dure by which t			d a preliminary hearing ed.
7. 🗌	arrest by	the abov	e named de	efendant, se	reliminary hear et a preliminar <u>g:00</u> o'cloc	ry hearing i	emanded wit to be held ir	hin 30 days of date of the District Court on
	(a)	Notified t	he District Co	ourt that su	ch demand was	s made.		
		Defendan	t made no de	emand for a	a preliminary he	earing at th	e initial appe	earance hearing.
8. 🗌	Other: _							
						<u> </u>		
. 51	2 0=					Jon T	(A) 1 1	May
ate:1_1	<u>L-8-95</u>				<u> </u>	Magistrato		- Cross

INDIVIDUAL'S PERSONAL EFFECTS

7 In Possession Of

SHERIFF'S OFFICE, LEE COUNTY

NAME (FOR AN) EDDIE
SEARCHED BY
TIME
MONEY 8 26.42
(1) TUENTY
(4) Doccars.
.424 IN CHANGE
ARTICLES BY NAME 1-BELT BLACK, 1-SET OF ICEYS, 2-RINGS
YELLOW IN COLUR W/CLEAR STONES IN CENTRE 2-
YELLOW IN COLUR W/CLEAR STONES IN CENTRE 2- EAR-RINGS VECCON IN COLUR (HOSPS)
The above listing is all my personal effects turned in to Sheriff's Offic
at the time of booking. $1/10 \text{A} \text{A}$
Signature dddie f. Fennun
Please Call:
PROPERTY RECEIPT
I hereby acknowledge receipt of the articles named above.
On this date 11-20-95 Signature Addion Foroman
3 Add of Lange
Signature Control Signature
[회사회 2019년 2월 25년 2일 19일 19일 2일 1일 2일 1일

INDIVIDUAL'S PERSONAL EFFECTS

In Possession Of
SHERIFF'S OFFICE, LEE COUNTY
NAME Foreman, Eddie
SPADOUED DV:
TIME 10.00 Am DATE 10/15/92
MONEY \$ C
ARTICLES BY NAME 1- D. A Bodge; / Pecture
1 pen - flager Letters gives to che
The above listing is all my personal effects turned in to Sheriff's Office at the time of booking. Signature A Calculation Theman
Please Call:
PROPERTY RECEIPT
I hereby acknowledge receipt, of the articles named above.
on this date // 16-72
Signature: Voluctoriman
병화 내용 가는 아이들은 경험 전쟁 경험 경험 경험 기업을 보고 있다면 보다 되었다. 그는 그들은 그는 그는 그는 그는 그는 그는 그는 그는 그는 그를 보고 있다. 그는 그는 그는 그는 그는 그는

ACS359

ALABAMA JUDICIAL DATA CENTER LEE COUNTY TRANSCRIPT OF RECORD CONVICTION REPORT

CC 92 000797.00 ROBERT M. HARPER

CIRCUIT COURT OF LEE COUNTY	COURT ORI: 043015 J
STATE OF ALABAMA VS.	DC ND: 000000000
FOREMAN EDDIE LEWIS ALIAS	G J: 38
FOREMAN EDDIE LEWIS ALIAS	G J: 38 SSN: SID: 00000000 AIS:
	WT: HAIR: EYE:
RACE: ()W (X)B ()O COMPLEXIO	ON: AGE: FEATURES:
DATE OFFENSE: 00/00/00 ARREST I	DATE: 05/01/92 ARREST ORI:
· O(CITES OFF CLASS: ()A ()B (X)C 3A-8-11(B) 0000000000000 0000000000000
JUDGE: ROBERT M. HARPER	PROSECUTOR: MYERS, RONALD L
PROBATION APPLIED GRANTED DAT	E REARRESTED DATE REVOKED DATE-
(X) Y() N 8-26-92 () Y(X) N 10-	15-92 ()Y()N()Y()N
ACT 754-76 IMPC ()Y(X)N CONFINEMENT: 03 00 PROBATION : 00 00	SED SUSPENDED TOTAL JAIL CREDIT 0 000 00 00 000 03 00 000 00 00 030 0 00 00 00
DATE SENTENCED: 08/26/92 SENT	ENCE BEGINS: 10/15/92
PROVISIONS	COSTS/RESTITUTION
X COURT COSTS X CRIME VICTIM X RECOUPMENT X PENITENTIARY	RESTITUTION \$0.00 ATTORNEY FEE \$660.00 CRIME VICTIMS \$50.00 COST \$215.00 FINE \$0.00 MUNICIPAL FEES \$0.00 DRUG FEES \$0.00
	TOTAL \$925.00
APPEAL DATE SUSPENDED	AFFIRMED REARREST
()Y()N ()Y()N	()Y()N()Y()N
REMARKS:	THIS IS TO CERTIFY THAT THE ABOVE INFORMATION WAS EXTRACTED FROM OFFICIAL COURT RECORDS AND AND IS TRUE AND CORRECT.
	Acunette Hord
	10/22/92

OPERATOR: LEW PREPARED: 10/22/92

ALABAMA BOARD OF PARDONS AND PAROLES

REPORT OF INVESTIGATION

Type of InvestigationPre-Probat:	ion	Date Dictated 10-8-92
Name <u>EDDIE LEWIS FOREMAN</u> ,	JR True Name <u>Eddie Lewis</u>	Foreman, Jr.
Alias: <u>Eddie Foreman</u>		
RSA <u>B/M</u> , 19DOB:	Height and Weigh	nt <u>6'</u> 166 1bs.
Complexion <u>Dark</u>	Color or Hair _B	LK Color of Eyes BRO
Bodily Marks Scar on left hand,	scar on left leg, scar from sta	bbing on chest
Driver's License # <u>Alabama</u> 599732	0	
AIS#FE	81# <u>923 960 PA0</u> SID#	AL-01218403
Address et	Phone :	#
gerrae, m		
County <u>Lee</u>	Case # _CC-92-797	
Offense(s) Breaking & Entering	a Motor Vehicle	
Sentence(s) Three (3) years		
Date of Sentence 8-26-92	Date Sentence began 10-7	5-92
Date of Arrest 5-1-92	Date of Bond 5-21-92 Bor	nd Amt. \$ 3,000
Judge Robert M. Harper	D.A. Ron Myers	
Attorney Wilson Daniel Miles, I	II Retained	Appointed X
Court Ordered Restitution \$ none		
Barred from Parole Yes	NoX	
Copies sent to Central Records $\frac{10-16-92}{\text{(date)}}$		

On 8-13-92, application for Youthful Offender was made. On 8-14-92, application NOTES: for Y. O. was denied. On 8-20-92, motion for reconsideration of Y. O. status was denied. On 8-26-92, pled guilty, given credit for 30 days in pre-trial confinement, ordered to pay court costs including reimbursement of attorney's fees, VCF assessment of \$50, and all payments were to be paid by 10-15-92. Application for probation was made and set to be heard on 10-15-92.

10-15-92: Probation devied

PRESENT OFFENSE

County, Court, and Case Number:

Lee County Circuit Court, 92-797.

Offense:

Breaking and Entering a Motor Vehicle.

Sentence:

Three (3) years.

Date of Sentence:

8-26-92.

Details of Offense:

On April 24, 1992, at approximately 10:55 p.m., Officers of the Opelika Police Dept. in Opelika, Ala., were on patrol duty in the 100 block of Plum Avenue, Opelika, Alabama. A black male was observed in a gold, Ford LTD, in the parking lot of the Plum Avenue Projects. The Officers identified the black male was Eddie Lewis FOREMAN, Jr., in the vehicle. The vehicle was later found to belong to Arthur Tinsley of 109C Plum Avenue, Opelika, Alabama. FOREMAN was seen with the driver's side door open and was in a laying position in the front seat area of the vehicle and appeared to be attempting to hide himself. The glovebox and hood on the vehicle seemed in an open position, which was indicating a theft being in progress. FOREMAN was asked, "If the vehicle belonged to him or did he have permission to be in the vehicle?" FOREMAN indicated, "No." An attempt to find the owner of the vehicle at 109-C Plum Avenue, but was unable to locate. FOREMAN was arrested on a warrant for Criminal Mischief involving another case.

On 4-24-92, at approximately 11:20 p.m., Detectives met with FOREMAN at the Opelika Police Dept. FOREMAN was advised of his Rights, which he waived. FOREMAN gave a statement indicating that he had been walking home, by the Plum Avenue Projects, when he saw a black male by the LTD in the parking lot. The door was open and he saw the man take off running.

On 4-28-92, the owner of the vehicle, Arthur Tinsley, was told about the incident on April 24, 1992. Tinsley stated he did not know FOREMAN, nor did he give him permission to be in his car. Tinsley was asked, if he had left his car unlocked with his glovebox and hood open? Tinsley stated the passenger side door would not lock, but he keeps all other doors locked and did not leave the glovebox or hood open on his car. Tinsley indicated he wanted to prosecute.

On 4-30-92, the Detectives met with Tinsley at 109-C Plum Avenue, Opelika, Ala. Tinsley signed a warrant on Eddie Lewis FOREMAN, Jr., for Unlawful Breaking and Entering a Motor Vehicle.

On 5-1-92, Eddie Lewis FOREMAN, Jr., was arrested on the warrant and was transferred to the Lee County Jail.

Subject's Statement:

"I was walking around, saw a car near Vero Court, a LTD. I opened the door and sat inside in the driver seat. I just sat there. The Police shined a light on the car, then I was

told to get out. I got out. I was taken to the Opelika Police Dept."

Case Status of Co-defendant:

None.

Victim Notification Information:

Arthur Tinsley, 109-C Plum Avenue, Opelika, AL 36801.

Victim Impact:

A Victim's Impact Report was mailed but has not been received as of this date. Upon receipt, an addendum to this Report will be made.

Location of Offense:

Opelika, Alabama.

Court Ordered Restitution:

None.

		ACJIS ARREST RECORD	
9-28-91	Opelika PD	Harassment	Fined \$94.00
10-9-91	Opelika PD	Criminal Trespass, III	Fined \$94.00 plus 90 days. Days susp., 2 Yrs probation
10-27-91	Auburn PD	Criminal Trespass, III	No disposition was found, however, on 12-18-91, there was a notice of appeal on Case #APD 91-4907. On 3-19-92, case was set for trial for 4-6-92 at Lee Co. Justice Center, Opelika, Ala. On 4-6-92, the appeal in the case was dismissed & the costs remanded to the City of Auburn on payment of costs.
11-10-91	Opelika PD	Receiving Stolen Property, II	No charges/released on 11-11-91
1-10-92	Opelika PD	Criminal Trespass III	Fined \$144.00 plus 60 days. Susp. 30 days & given 2 Yrs probation. Appealed. On 7-27-92, plea of guilty & sentenced to 60 days in Opelika City Jail, fined \$100.00, VCF \$25.00, &

all payments to be paid w/i 60 days. Sent. susp. & placed on 1 Yr Unsuper-

vised probation -

The probation condition was not to set foot on

			was not to set foot on the campus of any public school in Opelika including athletic events & paying all costs & fine w/i 60 days.
4-24-92	Opelika PD	Criminal Mischief, III	Found not guilty.
Subsequen	t Arrest Record:		
7-2-92	Opelika PD	Resisting Arrest	Fined \$144.00 plus 60 days. Days susp., 2 Yrs probation
7-2-92	Opelika PD	Disorderly Conduct	Fined \$54.00
9-2-92		Unlawful Possession of Controlled Substance	
Juvenile F	Record:		
8-19-85	Juvenile Court	Theft of Property, III	JU-85-C642, 9-3-85 Consent Decree. The Decree to be in force for 4 months, unless child is discharged sooner by the Court, or the Decree is extended by the Court. 1-3-86, child released from Consent Decree.
8-13-86	Juvenile Court	Harassment	JU-86C-845, 9-15-86 arraignment hearing held. Child denied allegations contained in petition. Case continued for adjudicatory hearing & appointment of counsel for said child. Adjudicatory hearing set for 12-11-86. 12-11-86, admitted & adjudicated Delinquent. Both families were ordered to refrain from harassing the other families nor trespassing on the others' property.
9-4-89	Juvenile Court	Burglary, III, & Theft of Property,II	JU-85-642.04 & .05 9-7-89, child declared Delinquent.
10-18-89	Juvenile Court	Theft of Property, III	JU-85-642.08, 10-19-89, child dec. Delinquent

9-30-89	Juvenile Court	Theft, III	JU-85-642.06, 10-12-89, FTA. Hearing reset. 11-20-89, adjudicated Delinquent. Child is on house arrest pending further hearing, unless child is with his mother or is involved in worthwhile activities. Child is further ordered not to trespass upon the properties of Village Mall, A & P (Opelika) &/or New York Fashions, Opelika, Ala.
9-30-89	Juvenile Court	Receiving Stolen Property, III	JU-85-642.07, 10-10-89, reference to third theft.
1-24-90	Juvenile Court	Assault, III	JU-85-642.09, 1-26-90, arraignment/detention hearing. Sent home in house arrest. May only leave home to go to school or in the company of parents and may not go on the Opelika Recreation Center property under any circumstances.
2-16-90	Juvenile Court		JU-85-642.10, 2-28-90, Detained in Detention pending adjudication hearing. 3-8-90, committed to DYS. 7-23-90, petition, aftercare order & aftercare plan filed.
8-13-90	Juvenile Court	Menacing & TOP, III	JU-85-642.11 & .12, 10-15-90, order of commitment to Alabama Dept. of Youth Services.
8-16-90	Juvenile Court	Violation of Aftercare	JU-85-642.13, see above. 2-21-91, aftercare hearing set for 3-4-91. 3-4-91, court costs of previous cases still owed together with restitution indicating a total of \$1,169.11 as a balance. Court notes that as a term of the aftercare will either be in vocational educational training or employed full-time & to be reporting in to the Probation Office once per month w/payment plan to be addressed at that time

ressed at that time.

5-14-91	Juvenile Court	Discharging Firearm Inside City Limits	JU-85-642.14, 7-19-91, adjudicated Delinguent.
		•	Must have a job at disposition or jail.

9-25-91 Juvenile Court Harassment JU-85-642.15, 10-28-91, hearing set for 11-5-91. 11-5-91, arraignment hearing held. Child denied allegations contained in the petition. Case continued for adjudicatory hearing.

PHYSICAL AND MENTAL HEALTH

FOREMAN states that he has no physical disabilities nor has been treated for mental or emotional problems. FOREMAN states that he has never experimented with drugs or any controlled substances, however, admits to drinking alcoholic beverages, preferably beer. FOREMAN does not believe he has a drug nor alcohol problem.

PROBATION AND PAROLE OFFICER'S REMARKS

This Officer requested letters of character statements on FOREMAN, however, no letters were received in this office as of this date, 10-13-92.

PROBATION PLAN

Home Situation:

FOREMAN indicates that if he is granted probation he will continue to live at 205 South 3rd Street, Opelika, AL 36801, phone 742-9748, with his parents, Eddie and Joan Foreman.

Employment:

No definite employment plan was listed at the time of interview.

Signed and Dated at Opelika, Alabama, the 13th day of October, 1992.

Carolyn Miles-Pruitt

Alabama Probation & Parole Officer

2-6-92, case dismissed on motion of State as petitioner failed to appear.

CMP/brl

5J#236

AT AMA DEPARTMENT OF CORRECT OF 10/23/92

FIF INST: 241

AIS: DUIDTRATE: FORERAM, EDUIT LEWIS RACE: B SEX: M

INSTITUTION: 241 - LEC JAYOUNGO

000: 55W:

ADM DT: 10/15/92 DEAD TIME: DOY ODM DOD

ADM TYP: WEN COMIT FROM CRI W/O REV OF PROD STAT: NEW COMIT FROM CRI W/O REV OF PR

CURRENT QUET: OTH-4 CURRENT CUST DI: 10/15/92 PAROLE REVIEW DT:

SECURITY LEVEL: NO CLASSIFICATION RECORD FOUND

SERVING UNDER ACT446 LAW IN CLASS III CURRENT CLASS DATE: 10/15/92

INHATE IS EARNING : HARNS ZO DAYS FOR EACH BU SERVED

COUNTY SENT OF CASE NO CRINE JL-CR TERM

LEE 10/15/92W92000797 UNLAW BREAKING AND ENTERING VE 00300 003Y 00H 00D CS

ATTORNEY FEES : \$000660 HABITUAL OFFENDER : N

CUURT COSTS : \$0000215 FINES : \$0000000 RESTITUTION : \$0000050

TOTAL TERM MIN PEL DT GOOD TIME SAL LONG DATE -003Y GOS 688 12/01/1993 GOOY GOM 050 09/14/1995

DETAINER MARRANTS SUMBARY

THRATE CURRENTLY HAS NO DETAINER-WARRANT RECORDS

SSCAPEC-PARCEC FURNARY

INNATE COMESTILY WAS NO PAROLE RECORDS

INCLINE COMPRESSION PRODUCTION 754 RECORDS

INDUSTRIBLE ME ISCAPES FROM ALABAMA D.G.C. Dimog p.J.D.C.I.S. Recording Logan IN 1978

FISCIPLING A BULLMARY

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ACS359

ALABAMA JUDICIAL DATA CENTER LEE COUNTY TRANSCRIPT OF RECORD CONVICTION REPORT

CIRCUIT COURT OF LEE COUNTY	COURT ORI: 043015 J
STATE OF ALABAMA VS.	DC NO: 000000000
FOREMAN EDDIE LEWIS JR ALIAS: ALIAS:	G J: 35 85N: 000000000 81D: AIS:
DOB: SEX: M HT: WT:	HAIR: EYE:
RACE: ()W (X)B ()O COMPLEXION:A	GE:FEATURES:
DATE OFFENSE: 00/00/00 ARREST DATE: 09/02/92	ARREST ORI: MOPD
CHARGES @ CONV CITES USE CODE "PORG" POSS. COCA: ne 00000000000000000000000000000000000	ı
JUDGE: ROBERT M. HARPER PROSECUTOR	: MYERS, RONALD L
PROBATION APPLIED GRANTED DATE REARRES	TED DATE REVOKED DATE
()Y()N 10-28-92 ()Y()N ()Y()	N ()Y()N
ACT 754-76 IMPOSED SUSPENDO ()Y (X)N CONFINEMENT: 05 00 000 00 00 00 PROBATION : 00 00 000	ED TOTAL JAIL CREDIT 00 05 00 000 00 00 000
DATE SENTENCED: 10/28/92 SENTENCE BEGINS:	10/28/92
PROVISIONS COSTS.	/RESTITUTION
PROVISIONS X COURT COSTS X CRIME VICTIM X PENITENTIARY X CONCURR SENT W/CC92-797, COST FINE CC92-1003 MUNIC DRUG F	그 그는 그는 그는 그는 그는 그는 그는 그들은 그들은 그들은 그들은 그들은 그는 그들은
APPEAL DATE SUSPENDED AFFIRMED	
어느 그 아이들 그는 그는 그를 가는 것이 되었다면 하는 것이 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면	() Y () N'
REMARKS: THIS IS ABOVE I	
ANNETTE 11/05/92	nette Honds HARDY

OPERATOR: LEW PREPARED: 11/05/92

ACS359

ALABAMA JUDICIAL DATA CENTER: LEE COUNTY TRANSCRIPT OF RECORD CONVICTION REPORT

CC 92 001003.00 ROBERT M. HARPER

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CIRCUIT COURT OF LEE COUNTY	COURT ORI: 043015 J
STATE OF ALABAMA VS.	DC ND: 000000000
FOREMAN EDDIE LEWIS JR ALIAS: ALIAS:	G J: 36 SSN: 00000000 SID: AIS:
DDB: OF SEX: M HT:	WT: HAIR: EYE:
RACE: ()W (X)B ()O COMPLEXION:	AGE: FEATURES:
DATE OFFENSE: 00/00/00 ARREST DATE:	09/02/92 ARREST ORI: MOPD
CHARGES & CONV CITES RESISTING ARREST 0000000	
JUDGE: ROBERT M. HARPER PF	ROSECUTOR: MYERS, RONALD L
PROBATION APPLIED GRANTED DATE	THE WAR NOT THE TOTAL COLUMN TWO DAYS OF THE PART OF T
()Y(N)N 10-28-92 ()Y()N	()Y()N ()Y()N
ACT 754-76 IMPOSED ()Y (X)N CONFINEMENT: 00 06 000 PROBATION : 00 00 000	SUSPENDED TOTAL JAIL CREDIT 00 00 000 00 06 000 00 00 000 00 00 000
DATE SENTENCED: 10/28/92 SENTENCE	
PROVISIONS	COSTS/RESTITUTION
X COURT COSTS X CRIME VICTIM X PENITENTIARY X CONCURR SENT W/CC92-1002, CC92-79	RESTITUTION \$0.00 ATTORNEY FEE \$0.00 CRIME VICTIMS \$50.00 COST \$261.00 FINE \$0.00 MUNICIPAL FEES \$0.00 DRUG FEES \$0.00
	TOTAL \$311.00
	AFFIRMED REARREST)Y()N ()Y()N
REMARKS:	THIS IS TO CERTIFY THAT THE ABOVE INFORMATION WAS EXTRACTED FROM OFFICIAL COURT RECORDS AND AND IS TRUE AND CORRECT.
	Acunette Hardy
	11/05/92

OPERATOR: LEW PREPARED: 11/05/92

INMATE REQUEST FORM

NAME: Edlik	FORMADATE: No.	14,1992	
	CALDOCTOR1	,	E SHEET
SPECIAL VI	SIT PERSONAL PI	ROBLEM OTHER	
BRIEFLY OU	TLINE YOUR REQUI	EST, THEN GIV	E TO JAILER
I need to	o go to the O	entist Jeco	use live
Jean hour	ing a treath acc	o don lost t	han a
<u> </u>			
week of m	one and its hu	uting.	
		0	
DO HOT WRIT	E BELOW THIS LI	NF. FOR REPL	YONIV
		/ 123-121-1	
Transfel	WAS put	on DEA	13
7:2 11	WAS put 10/82		
12/37 1/	7		
VISOR OF TH	WILL BE ROUTED E JAIL THEN FOR DIRECTED TO.		
Corroral	Sergeant	MAJOR	CHPDTFF
		TURVUN	DELEFRITT
DATE:	TIME:		
JATLER			

125

INDIVIDUAL'S PERSONAL EFFECTS

INDIVIDUALS PERSONAL EFFECTS	
In Possession Of	
SHERIFF'S OFFICE, LEE COUNTY	
NAME Poreman Eddie	
SEARCHED BY	
TIME 10:00 Am DATE 9/3/9 2	
MONEY \$ DANL	
2 Dass - Caller 1 Call	_
ARTICLES BY NAME 2-langers Golf in Colo	۷
1-Ha pour Jeunes Julian	
	37
The above listing is all my personal effects turned in to Sherifi Office at the time of booking.	." ₁
Signature: Y dbioAForeman	
Please Call:	
	Š
PROPERTY RECEIPT	
hereby acknowledge receipt of the articles named above. $2-4-6$	
On this date Standard Colorage	_
Signature: X adul Foreman	_

ORDER ON INITIAL A	PPEARAN	ICE		
STATE OF ALABAMA MUNICIPALITY OF		Case Number	 .	
v .		STATE OF ALABAMA		
	In the	District	Court of	
EDDIE LEWIS FOREMAN		Lee		
Defendant	[The City/Town of		1	
The defendant, Eddie Lewis Foremen		, charged with the crimin	al offenses (s)	
of Resisting Arrest and Possession of Cocaine	• 9 41	o'clock /M., Septembe	rought before	
the District Court for Initial Appearance a	t	o'clock /M., Septembe	<u> </u>	
19 <u>92</u> whereupon the Court:				
(CHECK AS APPLICABLE):				
1. Ascertained the true name and address of the defendant to be	2:			
) U().	3RB 11			
OA UKA A)	36.40	/		
AND				
Amended the formal charges to reflect defendant's true name	e and			
- /		_		
Instructed the defendant to notify the court promptly of any c				
2. Informed the defendant of the charges against him/her and er	nsured that the c	lefendant was served with a copy of	of the charges.	
3. Informed the defendant of the right to be represented by couretain an attorney, and further advised the defendant that, i would be appointed by the Court to represent him/her.	insel, and that he f he/she was inc	e/she would be afforded time and digent and unable to obtain couns	opportunity to el, an attorney	
4. Informed the defendant that he/she had the right to remain him/her.	silent and that	anything that he/she said could b	e used against	
 Determined that the defendant shall not be released from cus 	tody since charg	ed with a non-bailable capital offe	nse:	
OR				
Determined that the defendant may be released from cust conditions prescribed in Rule 7.3(a), A.R.Crim.P., and subject to	the following a	dditional conditions:		
Execution of an appearance bond in the amount of \$	UT 355	Jacoured Deer 141	466	
Upon deposit with the clerk of the court of cash or the bond in the amount of \$	certified funds	equal to percent of	the amount of	
Execution of a secured appearance bond in the amount or		·		
Other conditions (specify)				
<u> </u>				
 Informed the defendant of the right to demand a prelimina which that right may be exercised, and 				
7. If demanded by the defendant, set preliminary hearing to County ato'cloc	be held in the l	District Court of		
19				
OR OR				
Notified the District Court of	County that	such demand was made.		
Date: September 3, 1992	10,000,000	THE TOTAL TRANSPORT TO THE WORLD		
	Judge/Magistra	NE RICHARD D. LANE		

	State	e of Alabama		- :::DIO = ::ON A:	ND OPPED	CE 48/95	ase Number 4 Henrice
1	C F	ed Judicial System Form CC-39-CP		F INDIGENCY A		ÍD .	YR NUMBER /
	ATA	TE OF ALABAMA vs.	Eddie K	COURT OF	1411.05		
, 1	N T	HE MATTER OF:	EEDING PASSA	ction of Coran 9:51 PM	ac. Resisting	y Alei	rest
		E COMMITTED TO 07		AFFIDAVIT			
OME	Α.	. Do you have a job or Employer name and a	work for yourself? address				Yes / No
S		How much money do	you take home each we	ek?		+	\$
EMPLOYMENT/INCOME	В.	Does your husband o					Yes No
₹		Haw much manay do	they take home each we	eek?		+	\$
릴		De veu roccivo mono	y or benefits from any of	her source?			Yes / No
EN	, C.	(Evample: retirement	pay, social security, work nt payments, interest, divi	kmen's compensation, une	employment compensa-	+	\$
	A.		ney in any bank, savings a	and loan, credit union, or a			Yes No
ETS		Where?				+	\$
ASSE	В.	stocks, bonds, etc.)		se, boat, television, stereo,	jewelry, car. truck, van,		Yes No
		What?			Total Value	+	\$
S	^	Are your Single	Married Wic	dowed Divorced or			
ENDENTS		D - Laura any dan	andante?				Yes \checkmark No7
NDE	. Б.	Who and what relation	nship?	a way			7.7
DEPE							
hav fina lau sou	re ar incia thor rce.	nswered the preceding al status. I understand the rize, if necessary, the Condense I understand that the	questions relating to my hat a false statement or an ourt or its authorized repre Court can order me to re	ed by the Court to represent ability to pay. I swear or af swer to any questions in thi esentative to obtain records epay the State of Alabama Affiant/Defen	s affidavit may subject m s or information pertaining for my court appointed	e to PENA g to my fin	ALTIES for PÉRJURY. nancial status from any
Sw	orn	to and subscribed before					
day	of		/, 19 _				
Jail	or			ORDER			
			THE FOREGOING REQU	GRANTED	DENIED	(O)12	aku no
Atto	rne	untlaw he and is he	DERED AND ADJUDGED reby appointed as couns day of	BY THE COURT THAT el to represent, assist and	Hon Dike	t in this (t	hese) case(s).
OR	GIN	IAL: COURT		Judge CANARY: ATTORNEY	In Comment		PINK: DEFENDANT

ADVICE OF RIGHTS ON INITIAL APPEARANCE BEFORE JUDGE OR MAGISTRATE

☑ STATE OF ALABAMA ☐ MUNICIPALITY OF		Case Number	
Monicipatition			
v.		STATE OF ALABAMA	4
	1 Al- a	District	Co. ut of
	In the	Lee	Court of
EDDIE LEWIS FOREMAN			County
Defendant	[The City/	Town of	
This is a first appearance hearing. You are charged with committe	ng the criminal offens	e of Resisting Arres	st and
This is a first appearance hearing. You are charged with committee Possession of Cocaine in the County of	Lee	[city limits	s/police jurisdiction
This is a first appearance hearing. You are charged with committee Possession of Cocaine in the County of, if applicable), in	violation of 130-1	J 71.171 12 1124,	(1) The
	and the charge or char	ges against you. At this hearn	ng, there will be no
descripation made about your quilt or innocence as to the crime of	harged, but only a det	termination that you know a	nd understand the
charge or charges against you. If you are before the Court on a co	omplaint following a v	varrantless arrest, the judge	or magistrate will
determine whether there is probable cause for the charge against you.			
In addition, the purpose of this hearing is to determine whether b	oail should be set in yo	ur case, or, if it has been alrea	ady set, if it should
romain the same, he raised, be lowered, or whether you should be rele	eased upon your persor	nal recognizance, that is, your	promise to appear
for future court proceedings, or released in the custody of some respo	nsible person. In order	to make this determination, i	t will be necessary
for the judge or magistrate to ask you some questions concerning your	ties with the communit	· y.	
You are entitled to be represented by an attorney. You have a rig	ht to have your own at	torney and will be given time	and opportunity to
retain an attorney. If you are unable to afford an attorney, one will be	appointed for you by t	he court if you quality for such	n
will be necessary for you to complete an indigency questionnaire under	oath in order for the co	ourt to make this determination	rr. Sedar ta anabla yayı
You have a right to talk with your attorney, family, or friends, and	if necessary, reasonat	ole means will be provided in c	rder to enable you
to do so. You have the right to remain silent. Anything that you say ma	y be used against you.		titled to demand t
If you are charged with a felony, unless you have been charged b	y Indictment returned	by the Grand Jury, you are en	robably committed
preliminary hearing before a judge or magistrate to determine whether	er there is sufficient ev	besien the judge finds that	sufficient evidence
the offense or offenses with which you are charged. If, at the conclus	ion of the preliminary	nearing, the judge finds that	n bind vou over for
has been shown to establish that you probably committed the offense	or omenses with which	History to establish that YOU D	robably committed
further action by a grand jury. If, on the other hand, the judge finds the the crime or crimes charged, then he will dismiss the charge and discha	rne you from further o	istody or pre-trial obligations	subject to the right
of the prosecution to reinstate the charges against you at a later time.	rge you from runther co	astody of pro-times 5	,
of the prosecution to reinstate the charges against you are little that the court pro-	mothy of any change of	vour address.	
	inputy of any enamed of	1. 6 101.	0
Date: September 3, 1992	Judge/Magistrate*	your address.	
I have read, or have had read to me the above, and I am aw	are of my rights pre	esented in this initial appea	rance before the
JudgelMagistrate.			
Sentember 3. 1992	K dalia (<u>)</u> e	
Date:	Defendant's Signatur	e	
Address	r > 5 r = 1 /	L. C. E. ALLAN	
	Defendant's Name (6	Print)	
	Defendant's Name (r	Tinty	
COMPLETE ONLY IF CHARGED WITH A FELONY OFFENSE AND AN INDICT	MENT HAS NOT REEN	RETURNED BY THE GRAND JUF	RY.
		NE (Olivera	
☐ I do not wish to have a preliminary hearing in this case).		
Date:	Defendant		
or			
	sible apportunity.		
	JAK SAMA SAM		
Date:	Defendant		
			

ILEE COUNTY JAIL

APPROVED VISITORS LIST

Inmate's Name TOREMAN Eddie R&S B/M NO.

Relationship	Name	Age	Address
1. Father	Eddie L Foreman	38	20553rd St
2. Mother	Joan Foreman	42	205 53rd 5+
3. Hartens	Darlene Feilds	N/A	843 Herring St
4.	Carlotta Feilds	15	243 Herring St
5.	7		
5.			
7.			
3.			

(Make Record of Each Visit by Number and on Back of Card)



INDIVIDUAL'S PERSONAL EFFECTS

In Possession Of

SHERIFF'S OFFICE, LEE COUNTY

NAME Eddie LEWIS FORMAN
SEARCHED BY
TIME 3:47 p.m. DATE 5/1/92
MONEY \$ 463
ARTICLES BY NAME BELT, 2 YELLOW PIFFCES OF PAPER
The above listing is all my personal effects turned in to Sheriff's Office at the time of booking. Signature: Addio Actom an
Please Call:
다른 마르를 하고 하는 것 같아. 그런 경기를 하고 있는 것 같아. 그는 것이 되는 것이 되는 것이 하는 것이 되는 것이 하는 것이 하는 것이 하는 것이 되었다. 한 기를 맞고 하는 것 같아 그런 것을 하는 것 같아. 그런 그런 것이 되는 것이 되었다. 그런 것이 되었다. 그런 것이 되었다. 그런 것이 되었다.
PROPERTY RECEIPT
I hereby acknowledge receipt of the articles named above.
On this date 5-21-92
Signature Eddis Actionan
4. T. T. B.
我的过去分词,这一点,我们还是这些是一点的,还有原理的,我们就是这个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一

INVATES SHORT TERM RELEASE TO OTHER AGENCIES

PMATE'S NAVE FARMAN, Eddic	ID# 10899
ACENCY RELEASED TO Opelika Police Capt	RECIEVING OFFICER JOSE MICH
DATE May 4,1992 TIME 2105 Pm	
MATE'S SIGNATUREY Addio L'Horeman	
RELEASING OFFICER Black	
DATE INMATE RETURNED 5/4/95	TIME RETURNED 1920
INMATE'S SIGNATURE L'ALIANTAMAN	_
PECIEVING OFFICER DEC	